

REMARKS

Claims 1-10 are pending in the application. Claims 1-10 are rejected.

Independent claims 1 and 7 have been amended to clarify the claimed invention. Claims 1 and 7 recite that a terminal which is exclusively used for a person. For example, a person goes to the office, the person activates a terminal, and the terminal is in a communicable state and the status is set over a network. The person has finished with work, the terminal being deactivated and being then not in a communicable state.

In the Office Action the title was objected to as not being descriptive. Applicant's propose a new title: "A SYSTEM FOR MONITORING A COMMUNICATION CONDITION FOR A TERMINAL." Should this title be deemed not adequate, the Examiner is invited to propose a title.

Claims 1-8 have been rejected under 35 U.S.C. § 102(e) as being anticipated by Nixon et al. (U.S. 6,513,060) (Nixon). Claims 9 and 10 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Nixon in view of Fuisz et al. (U.S. 6,389,45).

In applicant's claim 1 the claims recites monitoring terminals. It appears in the Office Action that this is being equated to monitoring web servers described in the Nixon reference. In addition applicant's claim 3 recites sending to the server, whereas Nixon describes contacting a person

Nixon discloses, for example, at column 5, lines 54-56, "the host units are preferably run on any pingable computer, including but not limited to Unix hosts, web servers, DNS servers, mail servers, FTP servers, news servers, and the like." In the specification of Nixon, pingable computers are disclosed as servers.

Applicant's independent claims 1 and 7 recite that a terminal which is exclusively used for a person, detects a change between a current communicability state of the terminals and a previous communicability state of the terminals, and generates monitoring results in accordance with detecting the change.

For example, when the terminal activated, the terminal goes on pingable status over a network. The person has finished with work, the terminal being deactivated and being then not pingable status.

Nixon does not disclose nor describe such terminal for a pingable status.

It's argued in the Office Action that Nixon teaches the claimed invention as described in claim 3 "a server wherein the editing Monitoring results to the server". However, a description in Nixon at column 6, line 58 to column 7, line 25 does not mention "transmits the edited monitoring results to the server."

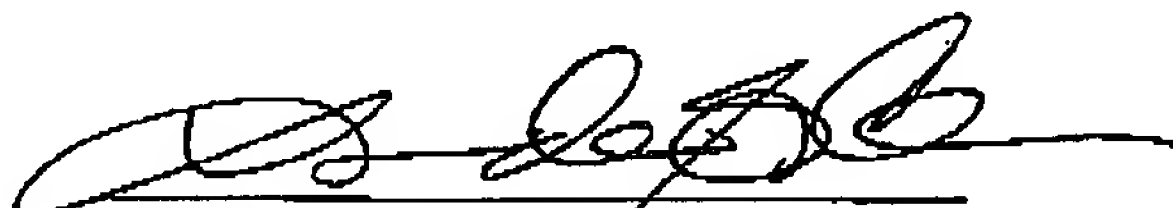
Thus, Nixon fails to teach or suggest each and every feature of the claimed invention as in claim 3.

For at least the foregoing reasons, claims 1 and 7 are different from Nixon and therefore are allowable over Nixon. In addition each of the dependent claims are likewise different for at least the reasons stated above and for the additional recited features, for example as in claim 3.

In view of the remarks set forth above, this application is in condition for allowance which action is respectfully requested. However, if for any reason the Examiner should consider this application not to be in condition for allowance, the Examiner is respectfully requested to telephone the undersigned attorney at the number listed below prior to issuing a further Action.

Any fee due with this paper may be charged to Deposit Account No. 50-1290.

Respectfully submitted,



Linda S. Chan
Reg. No. 42,400

Attorney Docket No.: FUJ 17.715 (100794-11514)
Customer Number: 026304
Phone: (212)940-8800
Fax: (212)940-8776